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June 16, 2012

Via Electronic Filing

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

EX PARTE LETTER

RE: Special Access Rates for Price Cap Local Exchange Carriers, WC Docket No. 05-25

Dear Secretary Dortch:

On June 14, 2012, BT met with Commissioner Pai's advisor Nick Degani to discuss the pending pricing flexibility petitions and pricing flexibility triggers. Representing BT were Sheba Chacko, Senior Counsel and Head, North American Regulation and Global Telecoms Policy, and Jennifer Taylor Hodges, VP, US Government Affairs.

BT explained that there is ample evidence in the record showing that the pricing flexibility triggers are broken and urged the Commissioner to vote to suspend the triggers and deny pending petitions for pricing flexibility while the Commission develops a new pricing flexibility framework. BT refuted ILEC claims that DS-1 and DS-3 access services are obsolete and made clear that its global Fortune 2000 customers rely on these inputs to connect their US sites to their global networks and are likely to do so for the foreseeable future. BT was asked what information should be part of the mandatory data request. BT and/or others submitted a number of ex partes in this docket outlining the information that the Commission should seek in data request(s). See Ex Parte Letter from CCIA et al to Marlene Dortch, Secretary, FCC, WC Dkt. No. 05-25, (filed June 3, 2009); Ex Parte from Ad Hoc Telecommunications Users Committee et al to Marlene Dortch, Secretary, FCC, WC Dkt. No. 05-25, (filed Oct. 23, 2009); Ex Parte Letter from Sprint et al to Marlene Dortch, Secretary, FCC, WC Dkt. No. 05-25, (filed Dec. 10, 2010); Ex Parte Letter from Sprint to Sharon Gillett, Chief, Wireline Competition Bureau, FCC, WC Dkt. No. 05-25, (filed Feb. 22, 2011).

¹ The extent of BT's customers' reliance on DS-1 and DS-3 circuits and the reasons for customers' failure to migrate to Ethernet services was explained in the confidential version of BT's Reply Comments filed in this docket on Feb. 24, 2010. Not much has changed in two years.

Regarding AT&T's claims that it would be unfair to suspend the price flex triggers while AT&T's petitions for pricing flexibility are pending, BT would point out that it would be arbitrary and capricious for the Commission to enforce rules that it knows are broken.

Please contact the undersigned if you have any questions regarding matters discussed herein.

Sincerely,

Sheba Chacko

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Head, North American Regulation and Global Telecoms

Policy, BT

cc: Nick Degani